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CONFIRMATION NO. APPLICATION NO. FILING DATE FIRST NAMED INVENTOR ATTORNEY DOCKET NO. 09/805,114 03/14/2001 Kenji Yamanishi Q63084 1503 09/25/2003 7590 SUGHRUE, MION, ZINN, MACPEAK & SEAS **EXAMINER** 2100 Pennsylvania Avenue, N.W. HIRL, JOSEPH P Washington, DC 20037 ART UNIT PAPER NUMBER 2121 DATE MAILED: 09/25/2003

Please find below and/or attached an Office communication concerning this application or proceeding.

1

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,	Application No.	pplicant(s)	
Office Action Summary	09/805,114	YAMANISHI ET AL.	
	Examiner	Art Unit	
	Joseph P. Hirl	2121	
The MAILING DATE f this communication app Period for Reply	pears on the cover sheet w	ith the correspondenc address	•
A SHORTENED STATUTORY PERIOD FOR REPL THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.1 after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a repl If NO period for reply is specified above, the maximum statutory period Failure to reply within the set or extended period for reply will, by statute - Any reply received by the Office later than three months after the mailine earned patent term adjustment. See 37 CFR 1.704(b). Status	I36(a). In no event, however, may a ly within the statutory minimum of thin will apply and will expire SIX (6) MOI e, cause the application to become A	reply be timely filed ty (30) days will be considered timely. NTHS from the mailing date of this communicat BANDONED (35 U.S.C. § 133).	tion.
1)⊠ Responsive to communication(s) filed on <u>14 i</u>	March 2001		
<u> </u>	nis action is non-final.		
3) Since this application is in condition for allow closed in accordance with the practice under	ance except for formal ma		s is
Disposition of Claims			
4) Claim(s) <u>1-13</u> is/are pending in the application			
4a) Of the above claim(s) is/are withdra	wn from consideration.		
5) Claim(s) is/are allowed.			
6) Claim(s) <u>1-6 and 13</u> is/are rejected.			
7) Claim(s) <u>7-12</u> is/are objected to.			
8)☐ Claim(s) are subject to restriction and/oApplication Papers	or election requirement.		
9) The specification is objected to by the Examine	er.		
10)☐ The drawing(s) filed on is/are: a)☐ acce		the Examiner.	
Applicant may not request that any objection to the			
11)☐ The proposed drawing correction filed on	_ is: a)☐ approved b)☐ d	disapproved by the Examiner.	
If approved, corrected drawings are required in re	ply to this Office action.		
12) The oath or declaration is objected to by the Ex	kaminer.		
Priority under 35 U.S.C. §§ 119 and 120			
13) Acknowledgment is made of a claim for foreign	n priority under 35 U.S.C.	§ 119(a)-(d) or (f).	
a)⊠ All b)□ Some * c)□ None of:			
1. Certified copies of the priority document	ts have been received.		
2. Certified copies of the priority document	ts have been received in A	Application No	
 3. Copies of the certified copies of the prio application from the International But * See the attached detailed Office action for a list 	reau (PCT Rule 17.2(a)).	-	
14) Acknowledgment is made of a claim for domest			ation)
a) ☐ The translation of the foreign language pro	ovisional application has b	een received.	2.10.17.
Attachment(s)		. 00	
Notice of References Cited (PTO-892) Notice of Draftsperson's Patent Drawing Review (PTO-948) Information Disclosure Statement(s) (PTO-1449) Paper No(s) 2	5) Notice of	Summary (PTO-413) Paper No(s) Informal Patent Application (PTO-152)	_•

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or implicit in meaning.

DETAILED ACTION

1. Claims 1-13 are pending in this application.

2. The claims and only the claims form the metes and bounds of the invention.

"Office personnel are to give the claims their broadest reasonable interpretation in light of the supporting disclosure. *In re Morris*, 127 F.3d 1048, 1054-55, 44USPQ2d 1023, 1027-28 (Fed. Cir. 1997). Limitations appearing in the specification but not recited in the claim are not read into the claim. *In re Prater*, 415 F.2d, 1393, 1404-05, 162 USPQ 541, 550-551 (CCPA 1969)" (MPEP page 2100-8, col 2 lines 45-48; page 2100-9, col 1, lines 1-4). The Examiner has full latitude to interpret each claim in the broadest reasonable sense. Examiner will reference prior art using terminology familiar to one of ordinary skill in the art. Such an approach is broad in concept and can be either explicit

3. It is the Examiner's opinion that a major portion of the applicant's invention as identified in the more general claims is embedded in the prior art of Segawa as noted below.

Claim Objections

4. Claims 7-12 objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

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Claim Rejections - 35 USC § 102

5. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.
- 6. Claims 1-6 and 13 are rejected under 35 U.S.C. 102(e) as being anticipated by Segawa (U. S. Publication 2002/0032037, referred to as **Segawa**).

Claim 1

Segawa anticipates means for inputting a questionnaire statement including free reply description in natural language (**Segawa**, para 12); a network for transmitting a questionnaire reply statement (**Segawa**, Fig. 1), a database for accumulating said questionnaire reply statements transmitted through said network (**Segawa**, Fig. 11); and a text classification engine for reading out said questionnaire reply statements from said database and for learning a rule for classifying said questionnaire reply statement (**Segawa**, paras 36 and 37).

Claim 2

Segawa anticipates means for inputting a questionnaire statement including free

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reply description in natural language (**Segawa**, para 12); a database for accumulating said questionnaire reply statement (**Segawa**, Fig. 11); and a text classification engine for reading out said questionnaire reply statement from said database and for learning a rule for classifying said questionnaire reply statement (**Segawa**, paras 36 and 37).

Claim 3

Segawa anticipates means for inputting a questionnaire statement including free reply description in natural language (**Segawa**, para 12); a network for transmitting said questionnaire reply statement (**Segawa**, Fig. 1); a database for accumulating said questionnaire reply statement transmitted through said network (**Segawa**, Fig. 11); a text classification engine for reading out said questionnaire reply statement from said database and for learning a rule for classifying said questionnaire reply statement (**Segawa**, paras 36 and 37); and means for distributing said rule through said network according to a request from a claimant (**Segawa**, para 36).

Claims 4, 5, 6

Segawa anticipates morpheme analysis means for analyzing morphemes in all sentences in said questionnaire reply statement accumulated in said database (Segawa, para 37); category-text designating means for designating said category and text (Segawa, paras 36 and 37; EN, keywords identify category associated with text); attribute selecting means for selecting attributes in plural questionnaire reply statements being read out from said database (Segawa, paras 36 and 37; EN, orientation and needs are attributes); rule learning means for learning said rule for expressing said correspondence of text and category on the basis of said words selected by attributes

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by said attribute selecting means (**S gawa**, paras 36 and 37); and rule output means for issuing said rule learned by said rule learning means (**Segawa**, para 36; EN, means for sending information to the user is the rule output means).

Claim 13

Segawa anticipates a morpheme analysis procedure for analyzing morphemes in all sentences in said questionnaire reply statements accumulated in a database (Segawa, para 37); a category-text designating procedure for designating said category and text in said text classification engine (Segawa, paras 36 and 37; EN, keywords identify category associated with text); an attribute selecting procedure for selecting attributes in plural questionnaire reply statements being read out from said database (Segawa, paras 36 and 37; EN, orientation and needs are attributes); a rule learning means for learning said rule for expressing said correspondence of text and category on said basis of said words selected by attributes by said attribute selecting procedure (Segawa, paras 36 and 37); and a rule output procedure for issuing said rule learned by said rule learning procedure (Segawa, para 36; EN, means for sending information to the user is the rule output means).

Conclusion

- 7. Claims 7-12 are objected to. Claims 1-6 and 13 are rejected.
- 8. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

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Chase U. S. Patent 6,332,143

Ho et al U. S. Patent 6,498,921

Correspondence Information

9. Any inquiry concerning this information or related to the subject disclosure should be directed to the Examiner, Joseph P. Hirl, whose telephone number is (703) 305-1668. The Examiner can be reached on Monday – Thursday from 6:00 a.m. to 4:30 p.m.

If attempts to reach the Examiner by telephone are unsuccessful, the Examiner's supervisor, Anil Khatri can be reached at (703) 305-0282.

Any response to this office action should be mailed to:

Commissioner of Patents and Trademarks,

Washington, D. C. 20231;

or faxed to:

(703) 746-7239 (for formal communications intended for entry);

or faxed to:

(703) 746-7290 (for informal or draft communications with notation of

"Proposed" or "Draft" for the desk of the Examiner).

Hand-delivered responses should be brought to:

Receptionist, Crystal Park II

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2121 Crystal Drive,

Arlington, Virginia.

Joseph P. Hirl

September 11, 2003

Wilbert L. Starks. Jr.
Wilbert L. Starks. Jr.
Primary Examples
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